EXHIBIT A

Asset Analysis and Recovery (.20Hours; \$ 160.00)

Attorney		Number	er of Hours Billing Rate		<u>Value</u>	
Peter Van N	N. Lockwood		.20	\$800	160.00	
Trans Date	Empl Init	Bill Rate	Billing Hours	Full Narrative		
11/12/06	PVL	800.00	0.10	Review Horkovich	e-mail and reply.	
11/13/06	PVL	800.00	0.10	Review draft motion	on and e-mail Equitas deal.	

Total Task Code .01 .20

Case Administration (19.10 Hours; \$ 4,588.50)

<u>Attorney</u>		Number of Hours		Billing Rate	<u>Value</u>
Peter Van N. Rita C. Tobin Andrew D. K Carrie D. Kel	atznelson ly	.70 2.10 .50 7.00		\$800 \$480 \$195 \$185	560.00 1,008.00 97.50 1,295.00
Kevin M. Car	rson	8.80		\$185	1,628.00
Trans	Empl	Bill B	illing		
Date	Init		Hours	Full Narrative	
11/07/06	RCT	480.00	1.50	Obtain info re interest re	port re prob.
11/08/06	ADK	195.00	0.50	Review, classify and ann Committee meeting for I	notate relevant material from EI.
11/13/06	PVL	800.00	0.10	Review 7 miscellaneous	filings.
11/13/06	KMC	185.00	1.50	Expert research for DBS	
11/14/06	RCT	480.00	0.20	Review local counsel rec EI Update.	commendation and docket re

11/14/06	KMC	185.00	0.50	Started expert report research.
11/15/06	KMC	185.00	1.50	Researched for expert reports in a specific set of doctors.
11/19/06	PVL	800.00	0.10	Review 10 miscellaneous filings.
11/20/06	RCT	480.00	0.20	Rev. Local counsel rec. and docket re EI update.
11/27/06	PVL	800.00	0.20	Review Hurford memo and e-mail.
11/27/06	KMC	185.00	1.50	Searching for binders and specific dockets.
11/28/06	PVL	800.00	0.20	Review 8 miscellaneous filings (.1); review agenda (.1).
11/28/06	RCT	480.00	0.20	Rev. local counsel rec and docket re EI update.
11/28/06	KMC	185.00	2.30	Updated motion to compel binder and gave finished product back to NDF and WBS.
11/29/06	PVL	800.00	0.10	Review 7 miscellaneous filings.
11/29/06	KMC	185.00	1.50	Found updated material to place in motion to compel binders.
11/30/06	CDK	185.00	7.00	Organize documents and pleadings into case files

Total Task Code .04 19.10

Claim Analysis Objection & Resolution (Asbestos) (15.80 Hours; \$ 12,640.00)

<u>Attorney</u> <u>Number of Hours</u>		of Hours	Billing Rate	<u>Value</u>	
Peter Van N	J. Lockwood	15	5.80	\$800	12,640.00
Trans Date	Empl Init	Bill Rate	Billing Hours	Full Narrative	
11/01/06	PVL	800.00	0.70	Review e-mail re	order re Qs (.2); review draft (.4); confer NDF (.1).

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11/02/06	PVL	800.00	1.40	Review draft motion to compel (.6); confer WBS re same (.2); review Epstein report (.3); review Garabant report (.3).
11/03/06	PVL	800.00	2.20	Review 10/23/06 transcript (.8); review Henry report (.7); review Weill report (.7).
11/06/06	PVL	800.00	0.20	Review draft FCR motion to compel and e-mail NDF.
11/07/06	PVL	800.00	0.30	Review e-mail (.1); review 4 PD witness designations (.2).
11/08/06	PVL	800.00	2.40	Review e-mail re motion to compel (.2); review Grace motion for protective order re Anderson discovery (.3); review Moolgaykar report (.6); review Haber report (.9); review Lee report (.4).
11/09/06	PVL	800.00	0.10	Review e-mail re est.
11/10/06	PVL	800.00	1.00	Review e-mail and reply re motions to compel (.2); review Anderson Rule 408 brief (.1); review Grace memo re Q process (.3); review 3 Grace motions to compel (.4).
11/15/06	PVL	800.00	0.60	Review e-mail (.1); confer NDF (.2); e-mail NDF (.1); review Bates article (.2).
11/18/06	PVL	800.00	0.80	Review Morse rebuttal report (.3); review 2 Lee rebuttal reports (.5).
11/19/06	PVL	800.00	1.00	Review e-mail re Q (.1); review Denver Post article re Libby (.1); review Harding letter and e-mail Hurford (.1); review 13 pls. counsel letters to Harding (.1); review draft response to WRG brief re Q process (.3); teleconference NDF re same (.3).
11/20/06	PVL	800.00	0.30	Review Grace RFA responses (.2); teleconference Prior re POCs (.1).
11/27/06	PVL	800.00	1.30	Review Des suppl witness des (.1); review 3 Speights suppl witness des (.1); review Grace opposition to motion to compel (.8); review WBS memo re same (.1); e-mail NDF and WBS re same (.2).
11/28/06	PVL	800.00	0.50	Review Grace summary judgment motion re NY and prudential PD claims (.2); review Wilentz and Cooney responses re settled claims (.2); confer NDF (.1).

1/29/06	PVL	800.00	3.00	Review draft ACC reply re motion to compel and email re same (.4); review 3 miscellaneous filings re Q issues and e-mail re same (.2); review MMWR opposition to motion to compel (.4); review Weitz et al opposition motion to compel (.5); review 11/20 hearing transcript (1.5).
				nearing transcript (1.5).

Total Task Code .05 15.80

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Fee Applications, Applicant (20.90 Hours; \$ 5,187.00)

Attorney		Number of Hours		Billing Rate	<u>Value</u>
Rita C. Tobin Andrew D. K.		3.90 17.00		\$480 \$195	1,872.00 3,315.00
Trans Date	Empl Init	Bill Rate	Billing Hours	Full Narrative	
11/08/06	RCT	480.00	0.10	Review November Fee s	schedules (.1)
11/10/06	RCT	480.00	0.50	Reivew prebills	
11/10/06	RCT	480.00	0.50	Address fee issue.	
11/13/06	RCT	480.00	0.50	Edit prebill.	
11/13/06	RCT	480.00	1.00	Review interim Fee App	os
11/13/06	ADK	195.00	1.00	Worked on Interim fee a	application.
11/14/06	RCT	480.00	0.50	Review Exhibits	
11/14/06	ADK	195.00	0.50	Worked on fee application	on.
11/20/06	RCT	480.00	0.30	Reply to EI query re fee	s (.3)
11/20/06	ADK	195.00	5.00	Assisted EI with fee app Rice.	lication research for Joe
11/21/06	ADK	195.00	7.00	Assisted EI with fee app Rice.	lication research for Joe

11/22/06	ADK	195.00	1.00	Worked on fee application.
11/27/06	RCT	480.00	0.50	Rev. Monthly fee apps.
11/27/06	ADK	195.00	0.50	Edit fee application.
11/30/06	ADK	195.00	2.00	Assisted NDF with fee application research for Joe Rice.

Total Task Code .12 20.90

Fee Applications, Others (.10 Hours; \$80.00)

Attorney		Number	of Hours	Billing Rate	<u>Value</u>
Peter Van N.	Lockwood		.10	\$800	80.00
Trans	Empl	Bill	Billing		
Date	Init	Rate	Hours	Full Narrative	
11/20/06	PVL	800.00	0.10	Review 6 fee application	ıs.

Total Task Code .13 .10

<u>Litigation and Litigation Consulting (432.70 Hours; \$ 187,689.00)</u>

Attorney	Number of Hours	Billing Rate	<u>Value</u>
Elihu Inselbuch	8.90	\$875	7,787.50
Walter B. Slocombe	52.70	\$685	36,099.50
Nathan D. Finch	129.30	\$580	74,994.00
Jeffrey A. Liesemer	17.60	\$445	7,832.00
James P. Wehner	1.00	\$425	425.00
Adam L. VanGrack	102.50	\$275	28,187.50
Danielle K. Graham	54.80	\$320	17,536.00
David B. Smith	65.90	\$225	14,827.50

Trans Empl Bill Billing

Date	Init	Rate	Hours	Full Narrative
11/01/06	WBS	685.00	5.20	Conference call with prospective rebuttal witness on individually giene issues (1.7); research and drafting, including reflecting FCR suggestions, on motion to compel (3.5).
11/01/06	EI	875.00	0.20	T/c Frankel re: Bernick call (.2).
1/01/06	NDF	580.00	3.50	Memo to ACC re motion to compel (0.7); review revised order andemail re same (0.5); review revised motion to compel (0.5); telephone conference with S. Hays re expert reports (1.3); review transcript of 7/2006 hearing for use in MTC (0.5).
11/01/06	DBS	225.00	2.90	Compile documents for attorney review and case files.
11/01/06	DKG	320.00	8.40	Research issues regarding district court jurisdiction and draft memo regarding the same (5.0); read and analyze expert reports (1.0); prepare for meeting at Rust facility in Minnesota (2.4).
11/01/06	ALV	275.00	8.50	Review Grace Expert Reports (2.1); review articles written by Grace's experts (0.7); conference Call (and preparation, follow-up) with NDF, WBS, and S. Hays regarding expert rebuttal (2.5); review current draft of ACC's Motion to Compel Production of Documents (0.7); review documents from Grace's Boca Raton document repository (2.5).
11/02/06	WBS	685.00	1.50	Conference PVNL re strategy re motion to compel (.3), changes to motion and e-mail to FCR counsel, including conference with PVNL and NDF re same
11/02/06	NDF	580.00	7.50	(1.2). Work on expert reports for estimation case - Peterson analyses and review prior reports from estimation experts and Grace 10Ks (5.7); revise and edit ACC motion to compel (0.6); telephone conference with Peterson re estimation issues (0.5); telephone conference with PVNL re case issue (0.2); telephone conference with plaintiff's counsel re discovery issue (0.2); telephone conference with expert re report issue (0.3).
11/02/06	DBS	225.00	8.20	Cite check, proofread, and compile exhibits for motion to compel (7.0); compile documents for attorney review (1.2).
11/02/06 {D0077880.1 }	DKG	320.00	6.00	Prepare for and attend meeting at Rust.

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11/02/06	ALV	275.00	9.00	Edit ACC's Motion to Compel Production of Documents (3.4); research case law related to the ACC's Motion to Compel Production of Documents (4.0); review Grace's experts' reports (1.6).
11/03/06	NDF	580.00	4.90	Draft memos to law firs re MTC briefing schedule and supplementation schedule (1.0); telephone conference with Harding, Ramsay and Esserman re x-ray production issue (0.6); telephone conference with Rich and Ramsay re x-ray issue (0.5); revise and edit motion to compel (0.9); read 93 page complaint filed v. Sealed Air regarding Grace asbestos liability and non-disclosure of same (1.3); email correspondence to Peterson, FCR lawyers re discount rate issue and discount rate expert report from Raedecki (0.6).
11/03/06	DBS	225.00	3.80	Cite check, proofread, and compile exhibits for motion to compel.
11/03/06	DKG	320.00	5.20	Draft summary of notes re Rust meeting (4.0); correspondence re Rust follow-up (0.8); attention to Libby issues (0.4).
11/03/06	ALV	275.00	8.80	Edit ACC's Motion to Compel Production of Documents (2.8); research case law related to the ACC's Motion to Compel Production of Documents (3.2); review documents from Grace's Boca Raton document repository (1.0); review material related to Grace's industrial hygiene experts (0.8); review Oct 23, 2006 Hearing Transcript (1.0).
11/04/06	NDF	580.00	1.10	Email correspondence to various plaintiff lawyers re x-ray and motion to compel issues.
11/06/06	NDF	580.00	4.90	Review correspondence re x-ray issue (0.5); review and revise ACC motion to compel (0.5); review FCR motion to compel (0.5); analysis of Grace products with asbestos for expert report of Hayes (1.3); telephone conference with Peterson re estimation issues (0.4); telephone conference with Relles re same (0.1); email to claimants' counsel re case issues (0.5); review Peterson reports for other cases (0.6); draft letter to Rice re estimation track record for Peterson (0.5).
11/06/06	DBS	225.00	2.30	Compile documents for attorney review and case files.
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11/06/06	DKG	320.00	2.50	Attention to issues re certain medical doctors.
11/06/06	ALV	275.00	5.40	Edit ACC's Motion to Compel Production of Documents (2.0); review documents from Grace's Boca Raton document repository (3.1); address electronic discovery problem (ACC Production) (0.3).
11/07/06	NDF	580.00	6.50	Telephone conference with Phillips re x-ray issue (0.5); review FCR brief on MTC issue and comments re same (0.5); final review and edits of ACC brief (0.4); read Gaziano deposition transcript (0.5); work on outlines for depositions of Grace experts, read their backup materials (4.6).
11/07/06	DBS	225.00	3.40	Compile documents for attorney review and case files.
11/07/06	DKG	320.00	3.50	Attention to follow-up issues re Rust visit (0.5); conduct research re discovery orders (3.0).
11/07/06	ALV	275.00	5.40	Review documents from Grace's Boca Raton document repository (2.0); edit, finalize, and file ACC's Motion to Compel Production of Documents (3.4).
11/08/06	NDF	580.00	3.20	Telephone conference with claimants' counsel re questionnaire issue (0.2); telephone conference with Hurford re MTC issue (0.2); internet research re Grace experts (1.5); draft discovery questions to depose Grace experts (1.3).
11/08/06	DBS	225.00	4.20	Compile documents for attorney review and case files.
11/08/06	DKG	320.00	3.70	Read and analyze case law re discovery issues; finalize research re the same; draft memo re the same.
11/08/06	ALV	275.00	2.50	Research regarding required document productions (production of original x-rays).
11/09/06	WBS	685.00	3.60	Conference NDF re schedule, strategy for upcoming briefing and discovery (.6); start review of Grace expert reports and analysis of possible rebuttal, depositions, cross (3.0).
11/09/06 {D0077880.1 }	EI	875.00	0.20	Appeal issue with NDF.

11/09/06	NDF	580.00	5.60	Respond to EI inquiry re privilege issue (0.3); telephone conferences with 3 different claimant counsel re motion to compel and x-ray issues (1.4); confer with WBS re expert discovery and briefing issues (1.1); review Peterson backup materials for Grace report (2.2); review DKG memo re privilege issue and appealability of same (0.1); review DKG memo re topics for Welch rebuttal report (0.5).
11/09/06	DBS	225.00	4.60	Compile documents for attorney review and case files.
11/09/06	DKG	320.00	5.70	Read and analyze expert reports (3.5); draft recommendation re rebuttal reports (2.2).
11/09/06	ALV	275.00	1.00	Review recent pleadings.
11/10/06	WBS	685.00	3.20	Work on analysis of Anderson report, including reading report, plan responses, possible questions, notes of same.
11/10/06	EI	875.00	0.30	Insurance settlement issue with PVNL.
11/10/06	NDF	580.00	5.20	Begin reading Grace motions to compel (0.8); telephone conference with L. Welch re expert rebuttal issues (0.6); confer with DKG re case issues (0.2); memo to ACC re appeal issue (0.3); read PD Committee brief re Rule 408 (0.2); draft outlines for deposition exams of Grace experts (0.5); telephone conference with EI re Grace briefing (0.1); review medical articles cited by Grace experts (2.3); email to Mendelson re confidentiality agreement (0.2).
11/10/06	DBS	225.00	3.10	Compile documents for attorney review and case files.
11/10/06	DKG	320.00	3.10	Attention to issues re expert witnesses (2.5); telephone call with Welch and NDF (0.6).
11/10/06	ALV	275.00	1.20	Review issues concerning discovery.
11/11/06	ALV	275.00	2.80	Review documents from Grace's Boca Raton document repository.
11/12/06	WBS	685.00	3.50	Review and notes re other Grace expert reports (Lees, Bragg, etc.).

11/13/06	WBS	685.00	4.10	Review additional Grace expert reports and work on analysis of them and plan for rebuttal/cross (3.9); review Grace motion to compel re objections to Questionnaire (.2).
11/13/06	EI	875.00	0.60	Review of Equity settlement and memos re: same (.3); memos re: Frankel suggestion (.2); memo to NDF re: discovery issue (.1).
11/13/06	NDF	580.00	5.30	Read remaining motions to compel (1.2); begin working on ACC response to Grace's "memo" (0.5); analysis and attention to expert witness rebuttal reports (3.6).
11/13/06	DBS	225.00	4.40	Compile documents for attorney review and case files.
11/13/06	DKG	320.00	0.60	Attention to Rust follow-up issues.
11/13/06	JAL	445.00	1.90	Review and analysis of correspondence and memos relating to estimation and related discovery issues (1.2); telephone call w/D. Felder re: issues relating to estimation and discovery (.10); review and analysis of materials relating to questionnaire and bar-date issues (.30); telephone call w/D. Lawless re: bar-date issues (.20); drafted memo to NDF re: bar-date issue (.10).
11/13/06	ALV	275.00	6.90	Research regarding required document productions (production of original x-rays) (3.5); review Grace's brief regarding Fed. R. Evid. 408 in Anderson Memorial Litigation and review case law related to Grace brief (3.4).
11/14/06	WBS	685.00	4.40	Review multiple motions to compel answers to Questionnaires, including note of Grace position on issues that come up in our motion to compel (1.2); review and comments, notes re Lee report and sources on Risk Assessment methodology on which Grace experts rely (1.9); review Grace opposition to Speights effort to discover settlement info PD case for relevance to our motion to compel (1.3).
11/14/06	EI	875.00	0.50	Insurach status inquiries and t/cs Tersigni and Horkovich (.5).
11/14/06	NDF	580.00	2.50	Telephone conference with Running re 30(b)(6) deposition/motion to compel (0.7); telephone

				conference with Mullady re case issues (0.5); work on ACC response to Grace "memo" (1.3).
11/14/06	DBS	225.00	1.60	Compile documents for attorney review and case files.
11/14/06	JAL	445.00	1.40	Reviewed memo re: x-ray production issues in estimation proceeding (.10); review and analysis of materials relating to ACC's motion to compel (1.00); review and analysis of motion to extend time to answer questionnaire and accompanying exhibits (.30).
11/14/06	ALV	275.00	2.60	Review documents from Grace's Boca Raton document repository
11/15/06	WBS	685.00	2.40	Review medical expert reports on substantial contributions as medical factor (1.3), conference NDF re schedule and work assignments on various motions to compel by both sides (.3), conference NDF re work to be done re industrial hygiene issues, rebuttal reports (.8).
11/15/06	EI	875.00	1.60	L. Tersigni fee issues with RCT/PVNL (.2); insurance settlement issues (.2); reviewed draft appeal brief (1.0); questionnaire inquiry (.2).
11/15/06	NDF	580.00	6.30	Email correspondence to clients re case discovery issue (0.5); respond to Rice inquiry re questionnaire issue (0.5); confer with WBS re Hays rebuttal report and Grace experts (0.8); work on ACC response to Grace motion to compel (2.1); telephone conference with R. Budd re case issue (0.2); email to EI re case issue (0.3); confer with PVNL re Rule 408 issue (0.3); legal research re Rule 408 issue (0.5); review case law re x-ray issue (0.5); review case law re Daubert and Long issues (0.6).
11/15/06	ALV	275.00	4.60	Review electronic documents (via CD) produced by Grace in response to the ACC's document requests (2.9); research regarding ACC's Motion to Compel and 408 issue (1.7).
11/16/06	WBS	685.00	3.50	Review refs in WRG expert non-med reports, work on memo re assignments for rebuttal.
11/16/06	EI	875.00	0.30	Conf. NDF re: status issues.

11/16/06	NDF	580.00	9.30	Draft, revise and edit response to Grace memo on motion to compel (6.8); draft outline of ACC MTC on 10K reserve issue (0.5); review Grace 10Ks re asbestos actuarial study (0.6); review Running produced spreadsheet (0.3); obtain documents from Sealed Air case to show Grace's non-responsiveness (1.1).
11/16/06	DBS	225.00	1.00	Compile documents for attorney review and case files.
11/16/06	DKG	320.00	0.60	Preparation for Segarra deposition.
11/16/06	JAL	445.00	0.30	Meeting w/NDF re: estimation discovelry issues, upcoming depositions, and issues relating to motions to compel discovery responses.
11/16/06	ALV	275.00	0.80	Review pleadings.
11/17/06	WBS	685.00	3.20	Draft memo to our experts re rebuttal questions on Grace non-med experts (2.4); review material on risk assessent methodology used by US Government (.5), conference NDF re next steps re expert reports and appropriate response to prospective Grace motion for more time for expert reports on estimation (.3).
11/17/06	EI	875.00	0.60	T/cs NDF re: discovery (.4); read Horkovich memos (.2).
11/17/06	NDF	580.00	8.30	Work on responses to Grace motions to compel (5.8); telephone conference with Harding re schedule (0.5); telephone conference with Mullady re case issues (0.5); prepare for 11/20 omnibus hearing (1.0); review materials received from RUST (0.5).
11/17/06	DBS	225.00	1.30	Compile documents for attorney review and case files.
11/17/06	DKG	320.00	0.60	Prepare for Segarra deposition.
11/17/06	JAL	445.00	3.40	Meeting w/NDF re: estimation discovery issues (.10); telephone conf. and discovery meet-and-confer w/NDF and Grace's counsel re: outstanding discovery and scheduling issues (.50); review and analysis of materials relating to estimation discovery and motion to compel (2.6); review of letter from B. Harding re: request for original x-rays from claimants (.10); review and analysis of memo from NDF re: estimation discovery issues (.10).

11/17/06	ALV	275.00	4.50	Review electronic documents (via CD) produced by Grace in response to the ACC's document requests (1.0); review documents from Grace's Boca Raton document repository (3.5).
11/17/06	JPW	425.00	1.00	Review Grace discovery motions
11/18/06	ALV	275.00	2.00	Review documents from Grace's Boca Raton document repository
11/19/06	NDF	580.00	0.50	Telephone conference with PVNL re motion to compel brief.
11/19/06	NDF	580.00	1.10	Telephone conference with Mullady and Rasmussen re scheduling issues and approach to 11/20 hearing (0.6); read Grace's "x-ray protocol" (0.5).
11/19/06	DKG	320.00	3.00	Prepare for Segarra deposition.
11/20/06	WBS	685.00	6.80	Review draft of MPeterson report (4.3); attend (by phone) part of hearing related to questionnaires and schedule and motions to compel (2.5).
11/20/06	EI	875.00	0.40	T/c Rice re: status (.2); t/c Frankel re: status (.2).
11/20/06	NDF	580.00	10.40	Attend and argue at Grace omnibus hearing (4.0); prepare for omnibus hearing (0.5); confer with Mullady re case issues (1.0); review and edit draft Peterson estimation report (4.2); memo to experts (Snyder, Hays, Peterson) (0.5); telephone conference with ER re case issue (0.1); telephone conference with Peterson re case issue (0.1).
11/20/06	DBS	225.00	4.10	Compile documents for attorney review and case files.
11/20/06	DKG	320.00	9.60	Prepare for and attend Segarra deposition.
11/20/06	ALV	275.00	6.10	Review Harding's Letter to all counsel regarding production of original x-rays (1.2); conversation with DKG on Segarra deposition (0.3); conversation with JAL on Questionnaire issues G-I (0.2);research regarding required document productions (production of original x-rays). (2.3); review material related to Grace's Memorandum of Points and Authorities Concerning Background of Questionnaire Approval Process and Objections Previously Addressed by the Court (1.0); edit ACC's
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				Response to Grace's Memorandum of Points and Authorities Concerning Background of Questionnaire Approval Process and Objections Previously Addressed by the Court (1.1).
11/21/06	WBS	685.00	1.60	Conference call with FCR rep re schedule, work to be done (.4); review Grace response to interrogatories and consider work to be done (1.2).
11/21/06	EI	875.00	1.30	T/c NDF re: experts (.2) and re: discovery (.2); t/c Rice re: status (.2); reviewed brief drafts (.5); t/c Horkovich re: insurance status (.2).
11/21/06	NDF	580.00	5.60	Prepare for estimation expert reports - review Peterson draft (3.5); emails to Mullady and Harding re scheduling issues (0.5); work on ACC response to motion to compel (0.7); review Grace pleadings re motions to compel plaintiff firms (0.9).
11/21/06	DBS	225.00	5.20	Compile documents for attorney review and case files (4.0); cite check brief for attorney review (1.2).
11/21/06	JAL	445.00	0.80	Telephone call w/M. Hurford re: estimation discovery issues and related motions to compel.
11/21/06	ALV	275.00	4.20	Edit ACC's Response to Grace's Memorandum of Points and Authorities Concerning Background of Questionnaire Approval Process and Objections Previously Addressed by the Court.
11/22/06	NDF	580.00	1.00	Telephone conference with Esserman et al. re responses to Grace's motions to compel.
11/22/06	JAL	445.00	0.60	Legal research in preparation of motion to compel in estimation proceeding.
11/22/06	ALV	275.00	3.20	Review documents produced by Grace related to discovery request and from Grace's Boca Raton document repository.
11/23/06	ALV	275.00	2.30	Review Grace's Opposition of the ACC's Motion to Compel Production of Documents and associated case law.
11/24/06	NDF	580.00	1.20	Emails to plaintiff counsel re responses to Grace motions to compel (0.4); review Grace pleading re ACC FCR motion to compel (0.8).

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11/24/06	ALV	275.00	3.00	Review Grace's Opposition of the ACC's Motion to Compel Production of Documents and associated case law.
11/25/06	WBS	685.00	4.20	Review Grace response on motion to compel production of settlement docs (1.5), start work on response and related research in cases cited (2.7).
11/25/06	NDF	580.00	3.80	Review and edit appeal brief re exclusivity (1.1); review Grace cases re settlement issue (0.6); draft memo to file re Peterson analysis (2.1).
11/26/06	NDF	580.00	3.80	Review and edit appeal brief re exclusivity (1.1); review Grace cases re settlement issue (0.6); draft memo to file re Peterson analysis and Grace SEC filings (2.1).
11/26/06	ALV	275.00	2.10	Review Grace's Opposition of the ACC's Motion to Compel Production of Documents and associated case law.
11/27/06	NDF	580.00	5.40	Work on expert reports for Peterson and Welch (1.5); review WBS draft response to Grace response to ACC MTC (0.3); conference with WBS and ALV re same (0.2); read rule 408 cases (0.5); review of and comments to Esserman and Ramsay re response briefs on MTC (1.0); analyze Grace claims data and insurance information for 30(b)(6) deposition of Equitas (1.2); work on Peterson estimation report (0.7).
11/27/06	DBS	225.00	5.60	Compile documents for attorney review and case files (4.5); create index of cases cited in debtor's response to motion to compel (1.1).
11/27/06	DKG	320.00	1.00	Read and analyze notes from Dr. Welch.
11/27/06	JAL	445.00	5.60	Legal research and analysis in prep. of drafting motion to compel in estimation proceeding (2.90); review and analysis of Grace's opposition to ACC's motion to compel (1.2); telephone call w/ALV re: estimation discovery issue (.10); telephone conf. w/M. Hurford re: estimation-related discovery issues (.30); review and analysis of materials relating to estimation discovery issues (.60); meeting w/DBS re: prep. of motion to compel discovery responses from Grace (.10); review and analysis of M. Hurford's memo re: the most recent omnibus hearing (.30);

				drafted and revised memo to M. Hurford re: estimation discovery issues (.10).
11/28/06	WBS	685.00	5.50	Work on reply to opposition to motion to compel (2.3); prepare for conference call to discuss Peterson report (.8); conference call with experts re estimation report (2.4).
11/28/06	EI	875.00	0.70	T/c Frankel re: status (.2); read memos (.5).
11/28/06	NDF	580.00	6.70	Review and edit Peterson expert report, comparison to reports from other cases and analyze same (4.6); review Segarra deposition for use at estimation hearing (2.1).
11/28/06	DBS	225.00	1.50	Compile documents for attorney review and case files.
11/28/06	DKG	320.00	0.80	Attention to issues re Segarra deposition.
11/28/06	JAL	445.00	1.00	Further legal research and analysis in prep. of second motion to compel discovery responses from Grace.
11/28/06	ALV	275.00	5.20	Edit ACC's Reply to Grace's Opposition to the ACC's Motion to Compel Production of Documents (3.1); review case law regarding ACC's Reply to Grace's Opposition to the ACC's Motion to Compel Production of Documents. (1.5); conversations with ACC Members regarding Grace X-Ray Notice and potential opposition (0.6).
11/29/06	EI	875.00	1.90	Revised appeal brief and memos re: same (1.5); t/c J. Guy (.2); t/c NDF re: same (.2).
11/29/06	NDF	580.00	8.50	Telephone conference with Peterson, Relles and WBS re Peterson expert report (2.5); revise and edit reply to Grace motion to compel (0.4); analyze Grace financial statements and prior estimation reports (2.4); read rule 408 cases and briefs filed by plaintiffs in response to Grace motions (2.1); edit exclusivity brief and draft insert for same (1.1).
11/29/06	DBS	225.00	5.80	Compile documents for attorney review and case files.
11/29/06	DKG	320.00	0.50	Attention to issue re Rust visit follow-up materials.
11/29/06	JAL	445.00	2.50	Meet-and-confer teleconf. w/NDF, FCR's counsel, debtors' counsel, and other parties re: discovery and

				scheduling issues (1.10); drafted and revised memo to T. Glaser re: estimation-related issues (.60); reviewed debtors' notice of January 12 deadline for filing questionnaires (.10); review and analysis of materials relating to Grace's proposed x-ray protocol (.30); review and analysis of materials relating to claims estimation and discovery (.40).
11/29/06	ALV	275.00	5.70	Edit ACC's Reply to Grace's Opposition to the ACC's Motion to Compel Production of Documents (4.5); meeting with NDF to discuss strategy and schedule (0.5); review pleadings associated with opposition to Grace's Notice for production of x-rays (0.7).
11/30/06	EI	875.00	0.30	Memo re: briefs and costs (.3).
11/30/06	NDF	580.00	7.20	Final edits to reply brief on MTC (0.5); review Grace insurance agreements for use in 30(b)(6) deposition of Equitas and deposition of J. Posner (3.5); review RM slides for use in 12/5 hearing (0.5); telephone conference with Hurford re case issues (0.8); review OI financial statements re claim filing and liability for comparison to Grace estimates (0.9); telephone conference with Mullady re case issues (0.4); outline questions for use in insurance 30(b)(6) deposition (0.6).
11/30/06	DBS	225.00	2.90	Compile documents for attorney review and case files (1.6); cite check brief for attorney review (1.3).
11/30/06	JAL	445.00	0.10	Reviewed hearing memo from M. Hurford.
11/30/06	ALV	275.00	4.70	Edit and file ACC's Reply to Grace's Opposition to the ACC's Motion to Compel Production of Documents (2.3); review documents produced by Grace related to discovery request and from Grace's Boca Raton document repository (2.4).

Total Task Code.16 432.70

Plan & Disclosure Statement (17.20 Hours; \$ 8,790.00)

<u>Attorney</u> <u>Number of Hours</u> <u>Billing Rate</u> <u>Value</u>

Peter Van N. Lockwood Jeffrey A. Liesemer		3.20 14.00		\$800 \$445	2,560.00 6,230.00
Trans <u>Date</u> 11/07/06	Empl Init PVL	Bill Rate 800.00	Billing Hours 0.80	Full Narrative Confer Rice, Cooney, Weitz and EI.	
11/13/06	JAL	445.00	0.70	Review and analysis of pleadings and correspondence relating to appeal of extension of exclusivity period and related issues (.50); conf. w/NDF re: appeal of exclusivity extension (.10); telephone call w/D. Felder re: appeal of exclusivity extension and related issues (.10).	
11/15/06	JAL	445.00	2.40	Review and anal filed in exclusivi	ysis of draft appellants' brief to be ty appeal.
11/17/06	JAL	445.00	0.10	Meeting w/NDF	re: exclusivity appeals issues.
11/20/06	PVL	800.00	0.30	Review Baena and JAL comments re excl brief.	
11/20/06	JAL	445.00	2.40	Reviewed additional draft of appellants' brief in exclusivity appeal (.60); drafted and revised memo EI and PVNL re: comments on draft appellants' brief to be filed in exclusivity appeal (1.8).	
11/21/06	PVL	800.00	0.60	Review e-mail re exl brief (.5).	e excl brief (.1); review draft FCR
11/21/06	JAL	445.00	0.80		sed memo to FCR counsel re: aft appellant's brief.
11/22/06	JAL	445.00	1.50		ysis of revised draft of appellants' exclusivity appeal.
11/27/06	PVL	800.00	0.60	Review Baena revised excl brief.	
11/27/06	JAL	445.00	0.30	Drafted and revised memo to NDF re: draft appellants' brief on exclusivity extension.	
11/28/06	PVL	800.00	0.20	Review revised e	excl brief.
11/28/06	JAL	445.00	0.10	Review of revise exclusivity appear	ed draft of appellants' brief in al.
11/29/06	PVL	800.00	0.60	Review drafts of re same (.2)	excl appeal brief (.4); review e-mail

11/29/06	JAL	445.00	5.60	Reviewed, revised, and edited draft appellants' brief on exclusivity (3.10); reviewed e-mail from M. Hurford re: draft exclusivity brief (.10); drafted and revised memo to J. Guy and D. Felder re: comments on revised draft of appellants' brief in exclusivity appeal (2.0); reviewed exchanges of correspondence among co-counsel re: comments on draft appellants' brief (.40).
11/30/06	PVL	800.00	0.10	Review e-mail re excl brief.
11/30/06	JAL	445.00	0.10	Reviewed e-mail from S. Baena re: issues relating to exclusivity brief.

Total Task Code .17 17.20

<u>Travel – Non Working (27.00 Hours; \$ 4,541.00)</u>

Attorney		Number o	f Hours	Billing Rate	<u>Value</u>
Nathan D. Fir Danielle K. G		1.7 25.7	70 30	\$290 \$160	493.00 4,048.00
Trans Date	Empl Init	Bill Rate	Billing Hours	Full Narrative	
11/01/06	DKG	160.00	6.00	Travel to Minnesota.	
11/02/06	DKG	160.00	6.00	Return travel from Minn	esota to DC.
11/19/06	DKG	160.00	5.80	Travel to Biloxi, MS for	deposition.
11/20/06	NDF	290.00	1.70	Travel to Wilmington (time not spent working) (0.5) travel back to	
	D.C. (1.2).				
11/21/06	DKG	160.00	7.50	Return travel from Bilox	i, MS.

Total Task Code .21 27.00

Fee Auditor Matters (4.50 Hours; \$ 2,160.00)

Attorney		Number of	of Hours	Billing Rate	<u>Value</u>
Rita C. Tobin		4.	50	\$475.00	2,160.00
Trans <u>Date</u> 11/15/06	Empl Init RCT	Bill Rate 480.00	Billing Hours 1.00	Full Narrative Addresss fee audito	or issues (1)
11/21/06	RCT	480.00	1.50	Addresss Fee Audi	tor report.
11/22/06	RCT	480.00	1.00	Address fee auditor	r report
11/30/06	RCT	480.00	1.00	Rev. initital report	from fee auditor.

Total Task Code .32 4.50

Other Charges:

Air & Train Transportation	4,461.11
Air Freight & Express Mail	244.10
Charge of Cell and/or Home Phone Useage	40.15
Conference Meals	15.20
Court Reporting/Transcript Service	2,413.16
Database Research	5,390.15
Local Transportation - DC	71.00
Long Distance-Equitrac In-House	10.21
Meals Related to Travel	257.96
Miscellaneous: Client Advances	401.25
NYO Long Distance Telephone	277.50
Outside Local Deliveries	39.25
Outside Photocopying/Duplication Service	1,303.05
Professional Fees & Expert Witness Fees	31,761.75
Telecopier/Equitrac	11.70
Travel Expenses - Ground Transportation	630.98
Travel Expenses - Hotel Charges	469.73
Travel Expenses - Miscellaneous	15.00
Xeroxing	1,110.10

Total: \$48,923.35